♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

# UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA

V.

JUDGMENT IN A CRIMINAL CASE

| ALEX  | Case Number: 1: 07 CR 10297 - 001 - DPW   |
|---|---|
| RODRIGUEZ-SAHAGUN   | USM Number: 26804-038   |
|   | Robert S. Sinsheimer  |
|   | Defendant's Attorney  Additional documents attached  Preliminary Order of Forfeiture  |
|   | Holling Older of Followare  |
| THE DEFENDANT:  pleaded guilty to count(s)  1 of the Indictment on 11/                    | /17/09  |
| pleaded noto contendere to count(s) which was accepted by the court.                      |   |
| was found guilty on count(s)  after a plea of not guilty.                                 |   |
| The defendant is adjudicated guilty of these offenses:                                    | Additional Counts - See continuation page   |
| Title & Section Nature of Offense USC § 846 Conspiracy to Possess with Intent to          | Distribute and to Distribute Cocaine O8/21/07 1   |
| The defendant is sentenced as provided in pages 2 throuthe Sentencing Reform Act of 1984. | igh of this judgment. The sentence is imposed pursuant to   |
| The defendant has been found not guilty on count(s)                                       |   |
| Count(s) is [   | are dismissed on the motion of the United States.   |
|   | States attorney for this district within 30 days of any change of name, residence, seesments imposed by this judgment are fully paid. If ordered to pay restitution, of material changes in economic circumstances. |
|   | 12/19/11  |
| TES DISTRICA  | Date of Imposition of Juffphent / William   |
|   | Signature of Judge The Honorable Douglas P. Woodlock  |
|   | Judge, U.S. District Court  Name and Title of Judge   |
|   | Vecember 21, 2011   |
| 10X . W. / 107  | Date  |



| AO 245B(05-MA)                    | (Rev. 06/05) Judgment in a Criminal Case<br>Sheet 2 - D. Massachusetts - 10/05   |   |                              |            |    |
|-----------------------------------|--|---|------------------------------|------------|----|
| DEFENDANT:<br>CASE NUMBER:        | ALEX RODRIGUEZ-SAHAGUN<br>: 1: 07 CR 10297 - 001 - DPW   | 9                                       | Judgment Page                | of         | 10 |
|                                   | IMPRIS   | SONMENT                                 |                              |            |    |
| The defendar total term of:       | nt is hereby committed to the custody of the Uni<br>176 month(s)   | ted States Bureau of F                  | Prisons to be imprisoned for | га         |    |
| DEFENDANT                         | SHALL RECEIVE CREDIT FOR TIM   | E SERVED.                               |                              |            |    |
|                                   | akes the following recommendations to the Bure   |   |                              |            |    |
| appropriate dru<br>Defendant show | uld be designated to an institution commug treatment, including participation in tuld be designated to the institution which is remanded to the custody of the United States | the 500-Hour Resident is closest to his | dential Drug Abuse Pr        |            |    |
| $\Box$                            | nt shall surrender to the United States Marshal fo   |   |                              |            |    |
| atas notif                        | ified by the United States Marshal.  | n. on                                   |                              | <b>-</b> · |    |
| The defendar                      | nt shall surrender for service of sentence at the in   | nstitution designated l                 | by the Bureau of Prisons:    |            |    |
| before 2                          | 2 p.m. on  | _ ·                                     |                              |            |    |
| as notif                          | fied by the United States Marshal.   |   |                              |            |    |
| as notif                          | fied by the Probation or Pretrial Services Office.   |   |                              |            |    |
|                                   | RE   | TURN                                    |                              |            |    |
| I have executed this              | judgment as follows:   |   |                              |            |    |
|                                   |  |   |                              |            |    |
| Defendant de                      | elivered on  | to _                                    |                              |            |    |
| a                                 | , with a certified co  | opy of this judgment.                   |                              |            |    |
|                                   |  |   | INVESTO OT A TEST MADE       |            |    |
|                                   |  |   | UNITED STATES MARS           |            |    |
|                                   |  | Ву                                      | DEDUTY IDUTED OF THE L       | (ABGULA    |    |

♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

|            | :  | Sheet 3 - D. Massachusetts -   | 10/05  |  |                             |                              |                                   |           |
|------------|--|--|--|--|-----------------------------|------------------------------|-----------------------------------|-----------|
|            | FENDANT:<br>SE NUMBER:                                       | ALEX RODRIGU<br>1: 07 CR 10297   | - 001 - DPW  | ED RELEASE   | Judgment—                   |                              | of                                | 10        |
| Upoi       | n release from in  | nprisonment, the defend  | lant shall be on supervis  | ed release for a term of:  | 5                           | year(s)                      |                                   |           |
| custo      | The defendant nody of the Bureau                             |  | tion office in the distric   | t to which the defendant is  | released wit                | hin 72 hour                  | s of release fr                   | om the    |
| The        | defendant shall r  | not commit another fede  | eral, state or local crime.  |  |                             |                              |                                   |           |
| The subst  | defendant shall r<br>tance. The defer<br>eafter, not to exce | not unlawfully possess and<br>dant shall submit to on<br>eed 104 tests per year, | controlled substance.<br>e drug test within 15 da<br>as directed by the prob | The defendant shall refrain<br>ys of release from imprison<br>ation officer. | from any un<br>nment and at | lawful use o<br>least two pe | of a controlled<br>riodic drug te | i<br>ests |
|            | _  | testing condition is sus<br>abuse. (Check, if app                                |  | ourt's determination that th   | e defendant p               | ooses a low                  | risk of                           |           |
| <b>√</b>   | The defendant s  | shall not possess a firear   | rm, ammunition, destruc  | tive device, or any other d  | angerous we                 | apon. (Che                   | ck, if applicab                   | ole.)     |
| lacksquare | The defendant s  | shall cooperate in the co  | ollection of DNA as dire   | cted by the probation offic  | er. (Check, i               | f applicable                 | .)                                |           |
|            |  |  | ate sex offender registra<br>ficer. (Check, if applica                       | tion agency in the state whalle.)  | nere the defer              | ndant reside                 | s, works, or is                   | a         |
|            | The defendant s  | shall participate in an ap   | proved program for dor   | nestic violence. (Check, it  | f applicable.)              |                              |                                   |           |
| Sche       | If this judgment<br>dule of Payment                          | t imposes a fine or restit<br>ts sheet of this judgmen                           | ution, it is a condition of.   | f supervised release that th   | e defendant                 | pay in accor                 | dance with th                     | ie        |
| on th      | The defendant n  | nust comply with the sta   | andard conditions that h   | ave been adopted by this c   | ourt as well a              | s with any a                 | dditional con                     | ditions   |

## STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

◆AO 245B(05-MA)

(Rev. 06/05) Judgment in a Crimmal Case

Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

DEFENDANT:

ALEX RODRIGUEZ-SAHAGUN

CASE NUMBER: 1: 07 CR 10297 - 001 - DPW

Judgment-Page \_\_\_\_4 of \_

10

DEFENDANT IS TO PARTICIPATE IN A PROGRAM FOR SUBSTANCE ABUSE AS DIRECTED BY THE US PROBATION OFFICE, WHICH PROGRAM MAY INCLUDE TESTING, NOT TO EXCEED 104 DRUG TESTS PER YEAR, TO DETERMINE WHETHER THE DEFENDANT HAS REVERTED TO THE USE OF ALCOHOL OR DRUGS. THE DEFENDANT SHALL BE REQUIRED TO CONTRIBUTE TO THE COSTS OF SERVICES FOR SUCH TREATMENT BASED ON THE ABILITY TO PAY OR AVAILABILITY OF THIRD PARTY PAYMENT.

ADDITIONAL ✓ SUPERVISED RELEASE ☐ PROBATION TERMS

IF ORDERED DEPORTED, THE DEFENDANT IS TO LEAVE THE UNITED STATE AND IS NOT TO RETURN WITHOUT PRIOR PERMISSION OF THE SECRETARY OF THE DEPARTMENT OF HOMELAND SECURITY.

DEFENDANT SHALL USE HIS TRUE NAME AND IS PROHIBITED FROM THE USE OF ANY ALIASES, FALSE DATES OF BIRTH, FALSE SOCIAL SECURITY NUMBERS, INCORRECT PLACES OF BIRTH, AND ANY OTHER PERTINENT INCORRECT IDENTIFYING INFORMATION.

Continuation of Conditions of Supervised Release Probation

| <b>S</b> AO 245B(05-MA)                                    | (Rev. 06/05) Judgment in a Crimina<br>Sheet 5 - D. Massachusetts - 10/05  | I Case  |                                   |   |   |                                    |
|--|---|---|-----------------------------------|---|---|------------------------------------|
| DEFENDANT:<br>CASE NUMBER                                  | •   | SAHAGUN<br>101 - DPW<br>IINAL MONE  | TARY PE                           | Judgment — Pa                                       | ge <u>5</u> of                            | 10                                 |
| The defendant  | must pay the total criminal mo  | onetary penalties un  | der the schedule                  | e of payments on Sheet                              | 6.  |                                    |
| TOTALS \$  | <u>Assessment</u><br>\$100.00   | <u>Fir</u><br>\$  | <u>1e</u>                         | Restit<br>\$  | ution                                     |                                    |
| The determinal   | tion of restitution is deferred un<br>rmination.  | ntil An ./  | Amended Judgi                     | ment in a Criminal Ca                               | <i>tse</i> (AO 245C) wi                   | li be entered                      |
| The defendant  | must make restitution (includi  | ng community resti  | tution) to the fo                 | llowing payees in the ar                            | mount listed below                        | v.                                 |
| If the defendar<br>the priority ord<br>before the Uni      | nt makes a partial payment, each<br>der or percentage payment colu<br>ted States is paid.   | h payee shall receiv<br>umn below. Howev  | e an approxima<br>er, pursuant to | itely proportioned paym<br>18 U.S.C. § 3664(i), all | ent, unless specific<br>nonfederal victin | ed otherwise in<br>is must be paid |
| Name of Pavee  | <u>Total L</u>  | oss*  | Restituțio                        | n Ordered   | Priority or Po                            | <u>ercentage</u>                   |
|  |   |   |                                   |   |   |                                    |
|  |   |   |                                   |   | See Co                                    | ontinuation                        |
| TOTALS   | \$  | \$0.00  | \$                                | \$0.00  |   |                                    |
| The defendant fifteenth day to penalties for the court det | nount ordered pursuant to please the must pay interest on restitution after the date of the judgment, or delinquency and default, pursuant that the defendant does trequirement is waived for the set requirement for the | on and a fine of more pursuant to 18 U.S. rsuant to 18 U.S.C. es not have the abilities [ | C. § 3612(f). A<br>§ 3612(g).     | All of the payment options and it is ordered that:  | •   |                                    |

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

| <b>△</b> AO 245B(05-MA)                                       |   | <ol> <li>Judgment in a C</li> <li>Massachusetts -</li> </ol> |  |                               |                                      |                                       |                              |  |
|---|---|--|--|-------------------------------|--------------------------------------|---------------------------------------|------------------------------|--|
| DEFENDANT:  | ALEX  | RODRIG   | JEZ-SAHAG  | UN                            |                                      | Judgment                              | - Page                       | 6 of 10                                  |
| CASE NUMBER   | R: 1: 07                                    | CR 10297   | - 001 - DI   | W                             |                                      |                                       |                              |  |
|   |   |  | SCHEDU   | ILE OF P                      | AYMENTS                              |                                       |                              |  |
| Having assessed th  | ne defendar                                 | nt's ability to p  | ay, payment of th  | e total crimin                | al monetary pen                      | alties are due as f                   | ollows:                      |  |
| A Lump su   | ım paymen                                   | t of \$  | due  | immediately,                  | , balance due                        |                                       |                              |  |
| no in   | t later than<br>accordance                  | : <u> </u>   | D,   | , or<br>] E, or               | F below; or                          |                                       |                              |  |
|   |   |  |  |                               |                                      | F below); or                          |                              |  |
|   |   |  |  |                               |                                      | ts of \$days) after the da            |                              |  |
| D Paymen term of  | t in equal<br>(e.g.,<br>supervision         | months or yea  | _ (e.g., weekly, rrs), to commence                               | nonthly, quar                 | terly) installmen<br>(e.g., 30 or 60 | ts of \$days) after release           | over<br>e from impris        | a period of<br>conment to a              |
|   |   |  |  |                               |                                      | (e.g., 30 or e defendant's abi        |                              |  |
| F Special   | instructions                                | regarding the  | payment of crim  | inal monetary                 | penalties:                           |                                       |                              |  |
| ACCORDI<br>THE PROI   | ING TO A<br>BATION                          | A PAYMEN<br>OFFICER, I                                       | T PLAN EST.  | ABLISHEI<br>IN FULL I         | BY THE CO<br>SEFORE REI              |                                       | SULTAT                       |  |
| Unless the court ha<br>imprisonment. Al<br>Responsibility Pro | is expressly<br>ll criminal<br>ogram, are r | ordered otherw<br>monetary pena<br>nade to the clea          | vise, if this judgment<br>alties, except tho<br>rk of the court. | ent imposes in<br>se payments | nprisonment, pay<br>made through th  | ment of criminal in the Federal Burea | monetary pen<br>u of Prisons | alties is due during<br>Inmate Financial |
| The defendant sha   | II receive o                                | redit for all pay  | ments previously   | made toward                   | d any criminal m                     | onetary penalties                     | imposed.                     |  |
|   | nd Co-Defe                                  |  |  | s (including d                | efendant numbe                       | r), Total Amount,                     | Joint and Se                 | See Continuation Page veral Amount,      |
| The defendar  | nt shall pay<br>nt shall pay                | the cost of pro<br>the following<br>eit the defenda          | secution.  | e following pi                | roperty to the Ur                    | nited States:                         |                              |  |
| Payments shall be (5) fine interest. (6                       | applied in to                               | the following of   | rder: (1) assessm  | ent, (2) restitu              | ution principal, (                   | 3) restitution inte                   | rest, (4) fine               | principal,                               |

| AO 24 | 15B   |   | 5) Criminal Judgment<br>t (Page 1) — Statement of Reasons - D. Massachusetts - 10/05   |  |  |  |
|-------|---|---|--|--|--|--|
|       | ΕN  | DANT<br>IUMBI<br>CT:                      | ALEX RODRIGUEZ-SAHAGUN  R: 1: 07 CR 10297 - 001 - DPW  MASSACHUSETTS  STATEMENT OF REASONS   |  |  |  |
| I     | cc  | URT I                                     | NDINGS ON PRESENTENCE INVESTIGATION REPORT   |  |  |  |
|       | A   | $\checkmark$                              | the court adopts the presentence investigation report without change.  |  |  |  |
|       | B The court adopts the presentence investigation report with the following changes.  (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.)  (Use Section VIII if necessary.) |   |  |  |  |  |
|       |   | 1   | Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):   |  |  |  |
|       |   | 2   | Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):   |  |  |  |
|       |   | 3   | Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):  |  |  |  |
|       |   | 4   | Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions): |  |  |  |
|       | С   |   | he record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.   |  |  |  |
| П     | CC  | OURT                                      | NDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)  |  |  |  |
|       | A   |   | o count of conviction carries a mandatory minimum sentence.  |  |  |  |
|       | В   | lacksquare                                | fandatory minimum sentence imposed.  |  |  |  |
|       | One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on                     |   |  |  |  |  |
|       |   |   | findings of fact in this case substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))  |  |  |  |
| III   | C   | OURT I                                    | ETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):  |  |  |  |
|       | Cr<br>Im<br>Su  | iminal I<br>prisonn<br>pervise<br>ne Rang | story Category:  Int Range:  210  to  262  months  Release Range:  UP  to  5  years  \$ 20,000  to  \$ 4,000,000  aived or below the guideline range because of inability to pay.  |  |  |  |

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AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of Reasons - D. Massachusetts - 10/05

Judgment — Page 8 of ALEX RODRIGUEZ-SAHAGUN + **DEFENDANT:** 

CASE NUMBER: 1: 07 CR 10297 - 001 - DPW

DISTRICT: **MASSACHUSETTS** 

|  |   |  | STATE   | MENT OF REASONS   |         |            |  |  |  |
|--|---|--|---|---|---------|------------|--|--|--|
| IV   | ADV   | ISORY GUIDELINE SENTENCI   | NG DETER  | RMINATION (Check only one.)   |         |            |  |  |  |
|  | A [   | The sentence is within an advisory g   | guideline range   | eline range that is not greater than 24 months, and the court finds no reason to depart.  |         |            |  |  |  |
|  | В   | The sentence is within an advisory g<br>(Use Section VIII if necessary.)   | guideline range   | that is greater than 24 months, and th  | e speci | fic seuter | ace is imposed for these reasons.  |  |  |
|  | C The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual.  (Also complete Section V.) |  |   |   |         |            |  |  |  |
|  | D 🖟   | The court imposed a sentence outsic  | de the advisory   | sentencing guideline system. (Also con  | nplete  | Section V  | 71.)   |  |  |
| v  | DEP   | ARTURES AUTHORIZED BY TI   | HE ADVISO   | DRY SENTENCING GUIDELI  | NES     | (If appl   | icable.)   |  |  |
|  |   | The sentence imposed departs (Che below the advisory guideline range above the advisory guideline range)   | ge  | ):  |         |            |  |  |  |
|  | ВС  | Departure based on (Check all that   | apply.):  |   |         |            |  |  |  |
| Plea Agreement (Check all that apply and check reason(s) below.):    5K1.1 plea agreement based on the defendant's substantial assistance   5K3.1 plea agreement based on Early Disposition or "Fast-track" Program   binding plea agreement for departure accepted by the court   plea agreement for departure, which the court finds to be reasonable   plea agreement that states that the government will not oppose a defense departure motion.    Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.):   5K1.1 government motion based on the defendant's substantial assistance   5K3.1 government motion based on Early Disposition or "Fast-track" program   government motion for departure   defense motion for departure to which the government did not object   defense motion for departure to which the government objected |   |  |   |   |         |            | n(s) below.):  |  |  |
|  | 3   | Other  |   |   |         |            |  |  |  |
|  |   | Other than a plea ag   | reement or n  | notion by the parties for departure   | (Che    | eck reas   | on(s) below.):   |  |  |
|  | С   | Reason(s) for Departure (Check al  | l that apply  | other than 5K1.1 or 5K3.1.)   |         |            |  |  |  |
|  | 4A1.3<br>5H1.1<br>5H1.2<br>5H1.3<br>5H1.4<br>5H1.5<br>5H1.6<br>5H1.11   | Criminal History Inadequacy Age Education and Vocational Skills Mental and Emotional Condition Physical Condition Employment Record Family Ties and Responsibilities Military Record, Charitable Service, Good Works Aggravating or Mitigating Circumstances | 5K2.1  5K2.2  5K2.3  5K2.4  5K2.5  5K2.6  5K2.7  5K2.8  5K2.9  5K2.10 | Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct |         |            | Coercion and Duress Diminished Capacity Public Welfare Voluntary Disclosure of Offense |  |  |

Explain the facts justifying the departure. (Use Section VIII if necessary.)

D

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 3) — Statement of Reasons - D. Massachusetts 10/05

DEFENDANT: ALEX RODRIGUEZ-SAHAGUN

Judgment — Page 9 of 10

CASE NUMBER: 1: 07 CR 10297 - 001 - DPW

DISTRICT: MASSACHUSETTS

| 10 | IVIC | J1.   | MASSACHUSETTS  |
|----|------|---|--|
|    |      |   | STATEMENT OF REASONS   |
| 1  |      | URT DET<br>eck all that                           | ERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM apply.)  |
|    | Α    | <b>∠</b> below                                    | ence imposed is (Check only one.): the advisory guideline range the advisory guideline range   |
|    | В    | Sentence  | imposed pursuant to (Check all that apply.):   |
|    |      | 1   | Plea Agreement (Check all that apply and check reason(s) below.):  binding plea agreement for a sentence outside the advisory guideline system accepted by the court  plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable  plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideline system  |
|    |      | 2   | Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.):  government motion for a sentence outside of the advisory guideline system  defense motion for a sentence outside of the advisory guideline system to which the government did not object defense motion for a sentence outside of the advisory guideline system to which the government objected  |
|    |      | 3   | Other  Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below.):  |
|    | С    | Reason(s  | s) for Sentence Outside the Advisory Guideline System (Check all that apply.)  |
|    |      | to reflet to afford to protect to protect (18 U.3 | ture and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1) and the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A)) and adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) are the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C)) aride the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner (S.C. § 3553(a)(2)(D)) and unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) aride restitution to any victims of the offense (18 U.S.C. § 3553(a)(7)) |
|    | D    | Explain (   | the facts justifying a sentence outside the advisory guideline system. (UseSection VIII if necessary.)   |
|    |      | Given th  | e very high sentence that the guidelines reasonably suggest in this case and the defendant's likely deportation.   |

Given the very high sentence that the guidelines reasonably suggest in this case and the defendant's likely deportation, credit for time served in state custody on a case involving relevant conduct should properly be recognized even if technically outside U.S.S.G. § 5K1.22.

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment

Attachment (Page 4) - Statement of Reasons - D. Massachusetts - 10/05

**DEFENDANT:** 

ALEX RODRIGUEZ-SAHAGUN

Judgment — Page 10 of

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CASE NUMBER:

1: 07 CR 10297 - 001 - DPW

DISTRICT:

MASSACHUSETTS

|      |                                 |               |        | STATEMENT OF REASONS   |  |  |
|------|---------------------------------|---------------|--------|--|--|--|
| VII  | COI                             | U <b>RT</b> I | DET    | ERMINATIONS OF RESTITUTION   |  |  |
|      | A 🗗 Restitution Not Applicable. |               |        |  |  |  |
|      | В                               | Tota          | l An   | nount of Restitution:  |  |  |
|      | c                               | Rest          | itutio | on not ordered (Check only one.):  |  |  |
|      |                                 | 1             |        | For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).  |  |  |
|      |                                 | 2             |        | For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). |  |  |
|      |                                 | 3             |        | For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).   |  |  |
|      |                                 | 4             |        | Restitution is not ordered for other reasons. (Explain.)   |  |  |
|      | D                               |               | Раг    | tial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):   |  |  |
| VIII | ADI                             | OITIC         | ONA    | L FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.)  |  |  |

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases.

Defendant's Soc. Sec. No.:

None

Defendant's Date of Birth:

xx/xx/1978

Defendant's Residence Address: Woodburn, Ol

Defendant's Mailing Address:

UNK

Date of Imposition of Judgment 12/19/11

Signature of Judge The Honorable Douglas P. Woodlock

Judge, U.S. District Court

Name and Title of Surger Date Signed

| UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS                                |                                     |  |  |  |
|---|-------------------------------------|--|--|--|
| UNITED STATES OF AMERICA  | )                                   |  |  |  |
| ν.  | )<br>CRIMINAL NO. 07-10297-DPW<br>) |  |  |  |
| <ol> <li>ALEX RODRIGUEZ-SAHAGUN,<br/>a/k/a "Primo", et al.,<br/>Defendant.</li> </ol> | )<br>)<br>)                         |  |  |  |

## PRELIMINARY ORDER OF FORFEITURE

## WOODLOCK, D.J.

WHEREAS, on September 5, 2007, a federal grand jury sitting in the District of Massachusetts returned a six-count Indictment charging defendant Alex Rodriguez-Sahagun a/k/a "Primo" (the "Defendant"), and others, with Conspiracy to Possess With Intent to Distribute and to Distribute Cocaine, in violation of 21 U.S.C. § 846 (Count One)<sup>1</sup>;

WHEREAS, the Indictment contained a Criminal Forfeiture Allegation, pursuant to 21 U.S.C. § 853, which provided notice that the United States would seek the forfeiture, upon conviction of one or more of the offenses alleged in Counts One through Six of the Indictment, of any and all property constituting, or derived from, any proceeds the defendants obtained, directly or indirectly, as a result of such offenses; and/or any and all property used or intended to be used, in any manner or part, to commit, or to facilitate the commission of, such offenses, including, but not limited to:

(a) \$16,750.00 in U.S. currency<sup>2</sup>; and

<sup>&</sup>lt;sup>1</sup>The Defendant was not charged in Counts Two through Six of the Indictment.

<sup>&</sup>lt;sup>2</sup>The \$16,750.00 in U.S. currency was comprised of two separate lots of currency, and is the property of co-defendants Marcelo Perez, a/k/a "Junito," and Ricardo Nogue, a/k/a "Sandy".

(b) the real property located at 107/109 Reynolds Street, New Bedford,
Massachusetts, more particularly described in a deed recorded at the Bristol
County South District Registry of Deeds at Book 6914, Page 299 (the "Reynolds Street Property")<sup>3</sup>;

WHEREAS, on November 15, 2007, the United States filed a Bill of Particulars for Forfeiture of Assets, providing notice of specific property the government intended to forfeit pursuant to 21 U.S.C. § 853, as a result of violations of 21 U.S.C. § 846;

WHEREAS, the property identified in the Bill of Particulars as forfeitable to the United States included the \$16,570.00 in U.S. currency and the Reynolds Street Property previously identified, as well as the following property belonging to the Defendant:

- (c) \$12,450.00 in U.S. currency;
- (d) a 1999 BMW, Vehicle Identification number WBSCM9332X1C60836, seized on or about June 22, 2007, in Woodburn, Oregon; and
- (e) a 2003 Toyota Camry, Vehicle Identification number 4T1BF30KX3U549112, seized on or about June 22, 2007, in Woodburn, Oregon,

(collectively referred to as the "Assets");

WHEREAS, the Indictment further provided that if any of the property described as being forfeitable to the United States, as a result of any act or omission of any defendant, (a) cannot be located upon the exercise of due diligence; (b) has been transferred or sold to, or deposited with, a third party; (c) has been placed beyond the jurisdiction of the Court; (d) has been substantially diminished in value; or (e) has been commingled with other property which cannot be divided without difficulty, the United States is entitled to seek forfeiture of any other property of the Defendant, up to the value of such assets, pursuant to 21 U.S.C. § 853(p);

<sup>&</sup>lt;sup>3</sup>The Reynolds Street Property is the property of co-defendant Manuel Soto-Pena, a/k/a "Uribe".

WHEREAS, on November 17, 2009, at a hearing pursuant to Rule 11 of the Federal Rules of Criminal Procedure, the Defendant pled guilty to Count One of the Indictment;

WHEREAS, in light of the Defendant's guilty plea, the United States has established the requisite nexus between the Assets and the offenses to which the Defendant pled guilty, and accordingly, the Assets are subject to forfeiture to the United States pursuant to 21 U.S.C. § 853;

WHEREAS, pursuant to 21 U.S.C. § 853 and Rule 32.2 of the Federal Rules of Criminal Procedure, the United States is now entitled to a Preliminary Order of Forfeiture against the Assets.

ACCORDINGLY, it is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. The Court finds, pursuant to Rule 32.2(b)(1) of the Federal Rules of Criminal Procedure, that the government has established the requisite nexus between the Assets and the offenses to which the Defendant pleaded guilty.
- 2. Accordingly, all of the Defendant's interests in the Assets are hereby forfeited to the United States of America for disposition pursuant to 21 U.S.C. § 853.
- 3. Pursuant to Rule 32.2(b)(3) of the Federal Rules of Criminal Procedure, the United States is hereby authorized to seize the Assets and maintain them in its secure custody and control.
- 4. Pursuant to 21 U.S.C. § 853(n)(1), the United States shall also publish, for thirty (30) consecutive calendar days, notice of this Order and of the United States' intent to dispose of the Properties in such manner as the Attorney General may direct on the government website <a href="https://www.forfeiture.gov">www.forfeiture.gov</a>.
- 5. Pursuant to 21 U.S.C. § 853(n), the United States shall give, to the extent practicable, direct written notice to any person known to have alleged an interest in the Assets to be forfeited.

- 6. Pursuant to 21 U.S.C. § 853(n)(2) and (3), the notice referred to above shall state:

  (a) that any person, other than the Defendant, asserting a legal interest in the Assets, shall, within sixty (60) days after the first day of publication on the government forfeiture website or within thirty (30) days after receipt of actual notice, whichever is earlier, file a petition with the United States District Court in Boston, Massachusetts, requesting a hearing to adjudicate the validity of his or her interest in the Assets; and (b) that the petition shall be signed by the petitioner under the penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the Assets, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the Assets, any additional facts supporting the petitioner's claim, and the relief sought.
- 7. Pursuant to 21 U.S.C. § 853(n)(7), following the Court's disposition of all petitions filed under 21 U.S.C. § 853(n)(6), or if no such petitions are filed following the expiration of the period provided in 21 U.S.C. § 853(n)(2), for the filing of such petitions, the United States of America shall have clear title to the Assets.
- 8. Upon adjudication of all third party interests, this Court will enter a Final Order of Forfeiture pursuant to 21 U.S.C. § 853, and Rule 32.2 of the Federal Rules of Criminal Procedure, in which all interests will be addressed.
- 9. Pursuant to Rule 32.2(b)(4) of the Federal Rules of Criminal Procedure, this Preliminary Order of Forfeiture will become final as to the Defendant at the time of his sentencing, will be part of the Defendant's criminal sentence, and will be included in the criminal judgment entered by this Court against him.

Date: Velember 19, 2011

DOUGLAS P. WOODLOCK United States District Judge

